Rule 56(a) [37CFR§1.56(a)].

DECLARATION, POWER OF ATTORNEY AND POWER TO INSPECT

As a below named inventor, I hereby declare:

that my residence, post office address and citizenship are as stated below next to my name;

that I believe I am the original, first and sole inventor (if only one name is listed below) or an original and first inventor (if plural inventors are named below) of the subject matter of this application which is entitled: PROCESS FOR IMPROVING THE HOT WORKABILITY OF A CAST SUPERALLOY INGOT

the specification of which	[check one(s) applicable]	·
was filed	as PCT International/U.S. P	
and was amended by Amendment filed X is attached to this Declaration, Power of Attorney and Pow		(if applicable); [or];
X is attached to this Dec	aration, Power of Attorney and Power to	Inspect;
that I have review		ove-identified application, including the claims, as amended by any

that I acknowledge my duty to disclose information which is material to the examination of this application in accordance with

CLAIM UNDER 35 USC §119(e): I hereby claim the benefit under 35 USC §119(e) of any United States provisional applications listed below:

Provisional Application No. 60/429,209

Filing Date
Day/Mo/Year
26 Nov 2002

POWER OF ATTORNEY: As inventor, I hereby appoint the practitioners associated with Customer No. 000110 as my attorneys or agents with full power of substitution to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Vincent T. Pace, Reg. No. 31,049 and Patrick J. Hagan, Reg. No. 27,643

POWER TO INSPECT: I hereby give DANN, DORFMAN, HERRELL AND SKILLMAN, P.C. of Philadelphia, PA or its duly accredited representatives power to inspect and obtain copies of the papers on file relating to this application.

SEND CORRESPONDENCE TO: CUSTOMER NUMBER 000110

DIRECT INQUIRIES TO: Vincent T. Pace

Tel.: 215-563-4100 Fax: 215-563-4044

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SOLE OR FIRST JOINT INVENTOR

SECOND JOINT INVENTOR (if any)

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